

1884-019 Chancery Causes: Gdn. for Laura V. Clanton & by vs. Rufus P. Clanton &c  
Lee Co.

Pollard, Hobbs, Roberts

CA-Estate Dispute  
T-Property



To The Honorable John A. Keely  
Judge of the Circuit Court of Lee  
County Virginia.

Your petitioners Austin Pollard  
guardian of Laura V. Clanton and  
Rufus P. Clanton, infant children  
of Americus Clanton deceased.

Your petitioner would respect-  
fully represent that his wards  
are and for several years have  
been residents of Lamar County  
Texas. - that their mother was a  
daughter of the late Job Hobbs  
formerly of this County, that his  
ward's mother departed this life  
before the said Job. Hobbs her father,  
and on the death of the said Job-  
there descended to his wards an  
interest in the real and personal  
estate of the said Job. Hobbs, A. D.  
Robertson & wife heirs in said estate  
filed their bill in this Honorable Court  
to equalize and distribute said  
estate, wherein his wards were  
also parties. Said Cause was fin-  
ally adjudicated the advancement  
equalized and real estate sold and  
the proceeds, are now in the hands



of A. L. Pridemore a Commissioner of this Court. By the final report of Hon. H. J. Morgan in said Cause it will appear, there is due your petitioner's words, as aforesaid the sum of \$169.49 $\frac{1}{2}$ , which would bear interest from the 16<sup>th</sup> day of May 1882, This is all the fund known to your petitioner to belong to his words in said County of Lee.

As before stated they are their father reside in Texas, to which State he removed many years ago. And your petitioner has there qualified and given bond, a transcript of the record of which is herewith filed marked "A"

The object of this petition is to obtain a decree directing said Commissioner to pay over the same to your petitioner with a view to remove the same to Lamar County, Texas, to invest the same for said infant under the laws of that State.

For which object if necessary said Pridemore is made a party hereto; and on a hearing



your petition may for the  
removal of said fund as  
aforesaid. The same being to  
interest and advantage of  
my said words. And for  
all other necessary relief.  
May your wisdom be pleased.

A L. R. R. R. R.



C. 4.65-  
A 15.00  
D 3.00  

---

\$ 22.65-

Austin Pollard Guar

of & Petition

Rufus P. Clanton et al

1884 July 12<sup>th</sup> Petition Filed

Order Dub. made

" Aug. O.P. Compl't and  
Petition set for hearing by  
Plaintiff

Aug. Term Decree final



Austin Pallares Guerrero e Poff.

Against

Rufus P. Blanton et al. vs. Petitioner  
This cause came on to be heard upon  
the petition of the plffs and a trans-  
cript of the records of the County Court  
of Lamar County Texas, exhibited therewith,  
showing the qualification of the pe-  
titioner as guardian of his said ward;  
and the execution of ~~his~~ bond for the  
due performance of the same; and was  
argued by counsel - On consideration  
whereof and for reasons appearing  
to the Court it is ordered and decreed  
that A. L. Pridemore Comr. in whose  
hands said fund now is pay over the  
same to the plffs and take said guardi-  
an's receipt for the same, which when  
done the plff will remove to Lamar  
County State of Texas, to be there used  
managed & controlled, by him as guardi-  
an, under the laws of that State. And  
such receipt shall be a proper voucher  
for said Pridemore Comr. in any settle-  
ment he may hereafter make of and con-  
cerning said fund. But before removing  
said fund the plff will pay the costs of  
this proceeding out of said fund.



which shall constitute a proper  
voucher for him in his settlement of  
his said account. And no further ac-  
tion being necessary the cause is  
stricken from the docket.

Austin Pollard <sup>Grand</sup>

vs. Order Final

Rufus P. Colantoni etc  
Aug. 7, 1884

Ento page 403-4  
J. A. Hyatt & C

Enter  
Aug. 28 1884



Austin Pollard      Now on this day this cause  
vs.      Come on to be heard upon the  
Rufus Clanton Et. al.      Application of B. N. Clanton  
to have a Guardian appointed for his minor children  
and it appearing that due and legal notice had  
been given and said B. N. Clanton having filed  
an application that Austin Pollard be appointed  
as such Guardian. It is therefore considered by the  
Court that Austin Pollard be appointed Guardian  
of the Estates of Laura V. Clanton and Rufus P.  
Clanton and that his Bond be fixed at \$700<sup>00</sup>

Austin Pollard      March 28<sup>th</sup> 1882.  
vs.      Now on this day comes  
Rufus P. Clanton &      Austin Pollard and parents  
Laura V. Clanton      his Bond in the sum of  
Seven Hundred Dollars as Guardian of the Estates  
of Rufus P<sup>nd</sup> and Laura V. Clanton Minors, and  
the Court being satisfied with the solvency of  
the sureties therein. It is ordered that said Bond  
be approved and recorded, and said Pollard  
having taken the required Oath Let letters issue.

The State of Texas.      County Court March  
County of Lamar      Term 1882.  
Known Ye, That Austin Pollard  
as Principal and \_\_\_\_\_ and \_\_\_\_\_ as  
sureties are held and firmly bound unto W.S.  
Morre County Judge of the County of Lamar and  
his successors in Office in the sum of Seven  
Hundred Dollars, for the payment of which  
well and truly to be made unto the said  
W.S. Morre County Judge we bind ourselves  
our heirs Executors and Administrators \_\_\_\_\_



Jointly and severally jointly by these presents.

The Condition of the above Bond is such that whereas the above named Austin Pollard has been appointed Guardian of the Estate of Rufus R. Clanton and Laura V. Clanton Minors, Now if the said Austin Pollard shall faithfully discharge the duties of Guardian of the Estate of said Minors, then this obligation shall be null and void; otherwise to remain in full force and Effect. Signed with our hands this 28<sup>th</sup> day of March 1882.

Austin Pollard seal

A. P. Boyd seal

C. H. Pollard seal

State of Texas. }  
Lamar County } I Austin Pollard do solemnly swear that I will faithfully discharge the duties of Guardian of the Estate of Rufus R. & Laura V. Clanton Minors.

Austin Pollard Guardian  
I made and subscribed before me, D. Ridley  
Clerk of County Court Lamar County on the 29<sup>th</sup>  
day of March 1882.

D. Ridley Clerk

Examined and Approved the 29<sup>th</sup> day of March  
1882.

W. S. Moore County Judge

Filed 29<sup>th</sup> day of March 1882.


D. Ridley Clerk  
County Court Lamar Co.



State of Texas. I, Chas. B. Pegus Clerk of the  
Lamar County County Court of Lamar Co. do  
hereby Certify that the foregoing instrument of  
writing, contains a true and correct copy of the  
Order Appointing Austin Pollard Guardian of  
said Minors named herein, also the Order  
Approving the Bond filed by said Guardian,  
all of which appears upon the minutes of the  
Probate Court of Lamar County now on file  
in my Office.

Given under my hand and seal  
of said Court at Paris Texas  
This March 30<sup>th</sup> AD 1884  
Chas. B. Pegus Clerk  
C.B.P.



Austin Pollard Guar  
vs.  Certified Copy  
Rufus Clanton Etal

"A"



# Publisher's Certificate.

JONESVILLE, VA., Aug 8<sup>th</sup>, 1884.  
I, Jos M Morgan, Publisher of the LEE COUNTY SUN,  
a weekly newspaper published at Jonesville, Lee County, Virginia, do certify that the annexed  
Chancery Order was published four successive weeks in said newspaper, publication ending  
Aug 9<sup>th</sup>, 1884.  
Jos M Morgan, Publisher.

VIRGINIA—In the Clerk's office of the  
Circuit Court of Lee county, July 12th,  
1884.

## ON A PETITION.

Austin Pollard, Guardian for Laura V. Clanton and Rufus P. Clanton, infants, heirs of America Clanton, deceased, vs. Laura V. and Rufus Clanton.

The object of this petition is to remove a fund of \$169.49 due said infants in the estate of Job Hobbs, deceased, now in the hands of A. L. Pridemore, Comr., from this State to Lamar county, Texas, to the hands of their said Guardian. A copy—teste:

J. A. G. HYATT, Clerk.



Austin Pollard

vs { Pub. con.

Laura v. Rufus Blanton

---

Pub. fee —